United States Bankruptcy Court Eastern District of Wisconsin

In re Mark Monroe	Case No.	17-23446
	Chapter	13
CHAPTER 13 PLAN		
NOTICES		
NOTICE TO DEBTORS: This plan is the model plan as it appears in the Apper Bankruptcy Court for the Eastern District of Wisconsin on the date this plan is BE ALTERED IN ANY WAY OTHER THAN WITH THE SPECIAL PROVISIONS IN	filed TH	IS FORM DI AN MAY NOT
A check in this box indicates that the plan contains special pro	visions s	et out in Section 10 below.
NOTICE TO CREDITORS: YOUR RIGHTS WILL BE AFFECTED BY THIS PLAN. and discuss it with your attorney. If you oppose any provision of this plan you must f an objection will be in a separate notice. Confirmation of this Plan by the Court may less than the full amount of your claim and/or a lesser interest rate on your claim.	ile a writte	objection The time to file
You must file a proof of claim in order to be paid under this Plan. Payments d subject to the availability of funds.	istributed	by the Trustee are
THE PLAN		
Debtor or Debtors (hereinafter "Debtor") propose this Chapter 13 Plan:		p
1. Submission of Income.		
□ Debtor's annual income is above the median for the State of Wisconsin.□ Debtor's annual income is below the median for the State of Wisconsin.		ž.
(A). Debtor submits all or such portion of future earnings or other future inc (hereinafter "Trustee") as is necessary for the execution of this Plan.	come to the	e Chapter 13 Trustee
(B). Tax Refunds (Check One):		
 ☑ Debtor is required to turn over to the Trustee 50% of all net federal and s during the term of the plan. ☐ Debtor will retain any net federal and state tax refunds received during th 		
Plan Payments and Length of Plan. Debtor shall pay the total amount \$120 ☐ month ☑ week ☐ every two weeks ☐ semi-monthly to Trustee by ☑ Periodic P☐ Debtor ☐ Joint Debtor or by ☐ Direct Payment(s) for the period of 36 months. The lall allowed claims in every class, other than long-term claims, are paid in full.	avroll Dedu	uction(s) from (check one)
extstyle ext	Section 10	below.

3. Cla belief. confirm	Credi	itors may file a proof of clain	sted for claims in the nin a different amou	nis Plan are based ont. Objections to clai	upon Debtor's best estimate an ms may be filed before or after	ıd	
	The	following applies in this Plan	n:				
	CON	CK A BOX FOR EACH CA	TEGORY TO INDIC	ATE WHETHER TH	E PLAN OR THE PROOF OF CL	_AIM	
				Plan Controls	Proof of Claim Contr	rols	
	A.	Amount of Debt					
	B.	Amount of Arreara	ige				
	C.	Replacement Valu	ie - Collateral	\boxtimes			
	D.	Interest Rate - Sec	cured Claims	\boxtimes	П		
	FAIL	URE TO CHECK A BOX U	NDER A CATEGOR	RY IN THIS SECTION	N WILL MEAN THAT A PROPER	RLY	
	FILE	D PROOF OF CLAIM WILL	CONTROL FOR T	HE CORRESPONDI	NG SUB-PARAGRAPH OF THE	PLAN.	
4. Adı set forti	minis h belo	trative Claims. Trustee will w, unless the holder of such	pay in full allowed a n claim or expense h	dministrative claims as agreed to a differ	and expenses pursuant to 507(a))(2) as	
	(A). Unite	Trustee's Fees. Trustee sed States Trustee, not to exceed States Trustee.	hall receive a fee for seed 10% of funds re	r each disbursement eceived for distribution	the percentage of which is fixed on.	by the	
	amoi Purs	unt of \$450.00 was paid pric	or to the filing of the or b)(1), any tax refund	case. The balance of	filing the petition is \$3,050.00 The \$3,050.00 will be paid through the by the trustee will first be used t	ne plan.	
			Total Adm	inistrative Claims:	\$ 3,050.00		
5. Pric	ority (Claims.					
	(A).	Domestic Support Obliga	ations (DSO).				
	(/-						
	☑ If checked, Debtor does not have any anticipated DSO arrearage claims or DSO arrearage claims assigned, owed or recoverable by a governmental unit.						
		recoverable by a government	ental unit. Unless ot I pursuant to 11 U.S.	herwise specified in C. 1322(a)(2). A DS	SO arrearage claims assigned, ow this Plan, priority claims under 11 SO assigned to a governmental un	U.S.C.	
(a) DS0	O Cre	ditor Name and Address		ed Arrearage Claim	(c) Total Paid Throug	gh Plan	
Totals			\$ \$		\$		
. 0.010	Allerent -		¥		Ψ		
	(B).	Other Priority Claims (e.g	,., tax claims). Thes	e priority claims will	be paid in full through the plan.		
(a) Cred	ditor			(b) Estimated claim			

Total Priority Claims to be paid through plan: \$0.00

Totals:

6. Secured Claims. The holder of a secured claim shall retain the lien securing such claim until the earlier of the payment of the underlying debt determined under non-bankruptcy law or discharge under Section 1328. The value, as of the effective date of the plan, of property to be distributed under the plan on account of such claim is not less than the allowed amount of the claim.

(A). Claims Secured by Personal Property.								
☐ If checked, The Debtor does not have claims secured by personal property which debtor interretain. Skip to 6(B).								
	☐ If checked, The Debtor has claims secured by personal property which debtor intends to retain.							
	(i). Adequate protection payments. Upon confirmation The Trustee shall make the 1326(a)(1)(C):	ation the treatme	ent of secured	claims will I	be governed by Paragi	raph (ii) below.		
a) Creditor		(b) Collateral			(c) Monthly Ac	dequate protection payment amoun		
Nationwide Ca	assel LLC	2009 Dodge C	harger		\$50.00	parjo		
						NAME OF THE PROPERTY OF THE PR		
		Total monthly a protection payr			\$10.00			
 (ii). Post confirmation payments. Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b). (a). Secured Claims - Full Payment of Debt Required. If checked, the Debtor has no secured claims which require full payment of the underlying debt. Skip to (b). If checked, the Debtor has secured claims which require full payment of the underlying debt. Claims listed in this subsection consist of debts (1) secured by a purchase money security interest in a vehicle; (2) which debt was incurred within 910 days of filing the bankruptcy petition; and (3) which vehicle is for the personal use of the debtor; OR, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See 1325(a)(5). After confirmation the Trustee will pay the monthly payment in column (f). 								
a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest Rate	(f) Estimated Monthly Payment	(g) Estimated Total Paid Through Plan		
OTALS			\$			\$		
			L.T.			L. T		

	☐ If ch (B).	ecked, the De	ebtor has no secur	red claims which m	nay be reduc	ed to replacemen	t value	. Skip to
	☐ If ch amount	ecked, the De of the debt or	ebtor has secured the replacement v	claims which may value assigned to t	be reduced he property i	to replacement va is in column (d).	alue. T	he
(a) Creditor		ollateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interes Rate	t (f)Est Monthly Pa	imated lyment	
Nationwide Cass LLC TOTALS	sel 2009 Charg	•	5/2/13	\$5,500	4.25%	To be determ	ined	\$5,956.01
(B). Cla	☐ If ch make all ordinarily	ecked, the De Skip to (C). ecked, the De post-petition y come due. T	btor does not have btor has claims se mortgage paymen hese regular mon	Debtor Intends to e any claims secur ecured by Real Pro its directly to each thly mortgage pays are due beginning	perty that demortgage cr	ebtor intends to re editor as those pa n may be adjusted	etain. D ayment d up or	ebtor will s down as
(a) Creditor	continuir	ng each month	thereafter, unless (b) Property desc	s this Plan provide	s otherwise.			
(ii)							1100	
	through t	the Plan. Trus		age claim secured allowed arrearage				
(a) Creditor		(b) Property		(c) Estima Arrearage Cl		timated Monthly Payment	Т	Stimated Total Paid ough Plan
TOTALS	All makes			\$	\$			
Total Secured Cl (C). Sur	render o	f Collateral. T	I claim filed by a se		ditor(s) of De	teral is surrendere	ed at or	er the before
(a) Creditor Wheels Financial Group DBA Loan Mart			(b) Collateral to 2006 Chrysler 3		ered		7	
7. Unsecured C	laims.							

(b). Secured Claims - Replacement Value.

(A). Debtor estimates that the total of general unsecured debt not separately classified in paragraph (b) below is \$67,471.88. After all other classes have been paid, Trustee will pay to the creditors with allowed general unsecured claims a pro rata share of not less than \$812.27 or 1%, whichever is greater.

(B). Special classes of unsecured claims: Student loans to be paid outside the plan Total Unsecured Claims to Be Paid Through the Plan: \$812.27 8. **Executory Contracts and Unexpired Leases.** If checked, the Debtor does not have any executory contracts and/or unexpired leases. ☐ If checked, the Debtor has executory contracts and/or unexpired leases. The following executory contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor. Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors after confirmation. (a) Creditor (b) Nature of lease or (c) Estimated arrearage (d) Estimated monthly executory contract claim payment Totals:\$ All other executory contracts and unexpired leases are rejected upon confirmation of the plan. Property of the Estate. Property of the estate shall revest in Debtor (Check one): 9. Upon Confirmation; or M Upon Discharge 10. Special Provisions. Notwithstanding anything to the contrary set forth above, the Plan shall include the provisions set forth below. The provisions will not be effective unless there is a check in the notice box preceding Paragraph 1 of this plan. Section 2: Debtor will make a payment of \$750 directly to the trustee on or before July 9, 2017 from last Social Security check. Said payment shall be applied to attorney fees. Section 4 (B) - Debtor's Attorney Fees: All attorney fees to be paid in full before any payments are made to creditors. Section 5 - Domestic Support Obligations: None Section 6 - Secured Claims: None. Section 7 - Unsecured Claims: Unsecured Creditors shall not receive less than 1% Section 8 - Executory Contracts-Unexpired Leases: None Other Special Provisions: Order of payment 1) Attorney fees 2) Secured creditor 3) Priority creditors (taxes) 4) Unsecured creditors

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- **12. Modification.** Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Date	May 2, 2017			Signature	S/ Mark Malone	
					Debtor	

S/ Attorney Clifton G Owens

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Chapter 13 Model Plan - as of January 20, 2011